TTAB

1 2 3 4	Michael B. Adreani (SBN 194991) Jesse B. Levin (SBN 268047) ROXBOROUGH, POMERANCE, NYE & 5820 Canoga Avenue, Suite 250 Woodland Hills, California 91367 mba@rpnalaw.com jbl@rpnalaw.com Telephone: (818) 992-9999 Englishing (818) 902-9091	& ADREANI, LLP
5 6	Facsimile: (818) 992-9991 Attorneys for Opposer Planet of the Vapes, LLC, a California limite	ed liability company
7 8 9 10	John D. Mason (DC BAR 464072) COPYRIGHT COUNSELORS, LLC 7315 Wisconsin Ave., Suite 400 West Bethesda, Maryland 20814 jmason@copyrightcounselors.com Telephone: (888) 313-3637	4/22/2015 DJEFFCOA 00000011 86415818 1 FC:6402 1200.00 OP
12	Attorneys for Opposer Planet of the Vapes, LLC, a Maryland limite	ed liability company
13		
14	IN THE UNITED STATES PATEN	T AND TRADEMARK OFFICE
15	BEFORE THE TRADEMARK T	RIAL AND APPEAL BOARD
16	In the matter of Trademark App	olication Serial No. 86415818
17		•
18)
19	PLANET OF THE VAPES, LLC, a	OPPOSITION NO.
20	California limited liability company; and PLANET OF THE VAPES, LLC a Maryland limited liability company	NOTICE OF OPPOSITION
21	_	{
22	Opposers,	{
23	VS.	Application Filed: October 6, 2014 For Mark: "Planet of the Vapes"
24	PATRICK K. BISSEN, an Individual	For Mark: "Planet of the Vapes" Publication Date: February 24, 2015
25 26	Applicant.	TRADEMARK PROCESS RECEIVED
20 27		APR 2 0 2015
28	04-20-2015	US PATENT & TRADEMARK OFFICE

1		NOTICE OF OPPOSITION
2	TO THE A	PPLICANT AND THE UNITED STATES PATENT AND TRADEMARK
3	OFFICE,	
4	NOT	TICE IS HEREBY GIVEN THAT, PLANET OF THE VAPES, LLC., a
5	limited liabi	lity company organized under the laws of the State of California
6	(hereinafter "California Opposer"), and PLANET OF THE VAPES, LLC., a limited	
7	liability company organized under the laws of the State of Maryland (hereinafter	
8	"Maryland Opposer"), by and through their respective counsel, hereby jointly oppose	
9	the registration of Trademark Application Serial No. 86415818 for the word mark	
10	"Planet of the Vapes", of PATRICK BISSEN, an individual domiciled in the State of	
11	Texas doing business as "planetofthevapes.com" (hereinafter "Applicant").	
12		Ι.
13		Opposer Information
14	California Opposer:	
15	Name:	Planet of the Vapes, LLC
16	Address:	6840 65TH STREET #110
17		SACRAMENTO, CA 95828
18		
19	Maryland O	pposer:
20	Name:	Planet of the Vapes, LLC
21	Address:	2531 Mountain Rd
22		Pasadena, Maryland 21122
23		II.
24		Applicant Information
25	Name:	BISSEN, PATRICK K
26	Address:	2008 RIVERVIEW ST # B
27		AUSTIN, TEXAS 78702-5529
28	///	

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3 1. Class 034

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Goods/Services Affected by Opposition

All goods and services in the class are opposed, namely:

Boxes for electronic cigarettes and electronic cigarette accessories; Cartomizers, namely, combination electronic cigarette refill cartridges sold empty and atomizers, sold as a component of electronic cigarettes; Cases for electronic cigarettes and electronic cigarette accessories; Electronic cigarette boxes; Electronic cigarette cases; Electronic cigarette lighters; Electronic cigarette refill cartridges sold empty; Electronic cigarettes; Electronic cigarettes for use as an alternative to traditional cigarettes; Mechanical electronic cigarettes; Smokeless cigar vaporizer pipes; Smokeless cigarette vaporizer pipe; Smokers mouthpieces for vaporizers, vaporizer accessories, namely, protective carrying cases specially adapted for electronic cigarettes and smokeless vaporizer pipes and pens; electronic cigarettes; smokeless inhalers, namely, smokeless vaporizer pipes and pens; grinders for smoking herbs; storage containers for smoking herbs; storage containers for concentrated extracts of smoking herbs; Tobacco grinders;

2. Class 035

All goods and services in the class are opposed, namely:

Direct response retail services by means of infomercials in the field of vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage. Online retail services through direct solicitation by distributors directed to end-users featuring vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage. Online retail services through direct solicitation by salespersons directed to end-users featuring vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage. Retail services by direct solicitation by sales agents in the field of vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage. Retail services through direct solicitation by distributors directed to end-users featuring vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage. Retail services through direct solicitation by salespersons directed to end-users featuring vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage

1	<u>IV.</u>
2	Marks Cited by California Opposer as Basis for Opposition
3	1. U.S. Application No. NONE
4	Application Date: NONE
5	Registration Date: NONE
	Foreign Priority Date: NONE
6	Word Mark: "Planet of the Vapes"
7	Goods/Services Class 025.
8	First use: 6/16/2013
9	First Use In Commerce: 6/16/2013
	For: Short-sleeved or long-sleeved t-shirts, in class 25.
10	Goods/Services Class 034.
11	First use: 6/16/2013
12	First Use In Commerce: 6/16/2013
13	For: Smokeless cigarette vaporizer pipes, e-cigarettes and accessories, in class
	34.
14	Goods/Services Class 035.
15	First use: 6/16/2013
16	First Use In Commerce: 6/16/2013
17	For: Online and In Store Retail sales of e-cigarettes, tobacco vaporizers and
	accessories, in class 35.
18	2. U.S. Application No. 86-059,587
19	Application Date: 9/9/2013
20	U.S. Reg. No. 4,661,874
21	Registration Date: 12/30/14
	Foreign Priority Date: NONE
22	Design Mark Description: A face of an ape in a black and white circle.
23	
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1	Goods/Services Class 025.
2	First use: 7/1/2013 First Use In Commerce: 7/1/2013
3	For: Short-sleeved or long-sleeved t-shirts, in class 25. (U.S. CLS. 22 AND 39)
	Conta/Comicae Class 024
4	Goods/Services Class 034. First use: 7/1/2013
5	First Use In Commerce: 7/1/2013
6	For: Smokeless cigarette vaporizer pipe, in class 34. (U.S. CLS. 2, 8, 9 AND 17)
7	17)
8	<u>V.</u>
9	Marks Cited by Maryland Opposer as Basis for Opposition
10	4 77 6 4 11 4 37 370375
11	1. U.S. Application No. NONE Application Date: NONE
12	Registration Date: NONE
13	Foreign Priority Date: NONE
14	Word Mark: "Planet of the Vapes"
15	Goods/Services Class 025.
16	First use: 2/15/2014 First Use In Commerce: 2/15/2014
17	For: Short-sleeved or long-sleeved t-shirts, in class 25.
18	Conda/Saminas Class 024
	Goods/Services Class 034. First use: 2/15/2014
19	First Use In Commerce: 2/15/2014
20	For: Smokeless cigarette vaporizer pipes, e-cigarettes and accessories, in class 34.
21	J1.
22	Goods/Services Class 035.
23	First use: 2/15/2014 First Use In Commerce: 2/15/2014
24	For: Online and In Store Retail sales of e-cigarettes, tobacco vaporizers and
25	accessories, in class 35.
26	VI.
27	<u>v 10</u>
28	Grounds for Opposition

- Priority and likelihood of confusion
- Fraud

Trademark Act section 2(d)

Torres v. Cantine Torresella S.r.l.
808 F.2d 46 (Fed. Cir. 1986)

1. California Opposer is the owner of all right, title, and interest in and to the trademarks pled in this Notice of Opposition and presently uses it in connection with smokeless cigarette vaporizer pipes, e-cigarettes and accessories, in class 034; online and In Store Retail sales of e-cigarettes, tobacco vaporizers and accessories, in class 35; and short-sleeved or long-sleeved t-shirts, in class 25.

Priority

- 2. California Opposer has priority over Applicant because California Opposer adopted and commenced use of the "Planet of the Vapes" word mark on June 16, 2013, for smokeless cigarette vaporizer pipes, e-cigarettes and accessories, in class 034; online and In Store Retail sales of e-cigarettes, tobacco vaporizers and accessories, in class 35; and short-sleeved or long-sleeved t-shirts, in class 25; and the related design mark U.S. Reg. No. 4,661,874 on July 1, 2013 for smokeless cigarette vaporizer pipes, e-cigarettes and accessories, in class 034; and short-sleeved or long-sleeved t-shirts, in class 25.
- 3. On June 16, 2013, the California Opposer opened its brick and mortar store located at 6840 65th Street #110 Sacramento, CA 95828 wherein it sells its goods and services under the brand name and word mark "Planet of the Vapes".
- 4. Since July 1, 2013, California Opposer has operated a website to advertise and sell its goods and services under the domains: planetofthevapes.biz and planet-of-the-vapes-online.myshopify.com originating from the United States.
- 5. California Opposer uses the "Planet of the Vapes" word mark not only to identify goods and services, but also to identify its company name, Planet of the Vapes, LLC.

- 6. Filed concurrently herewith as **Exhibit 1** is a true and correct copy of California Opposer's business registration with the California Secretary of State showing, in pertinent part, registration of the name "Planet of the Vapes, LLC" as of May 20, 2013.
- 7. Maryland Opposer has priority over Applicant because Maryland Opposer adopted and commenced use of the "Planet of the Vapes" word mark on February 15, 2014, for smokeless cigarette vaporizer pipes, e-cigarettes and accessories, in class 034; and for online and In Store Retail sales of e-cigarettes, tobacco vaporizers and accessories, in class 35; and short-sleeved or long-sleeved t-shirts, in class 25.
- 8. On February 15, 2014, the Maryland Opposer opened its brick and mortar store located at 2531 Mountain Road Street Pasadena, MD 21122 wherein it sells its goods and services under the brand name and word mark "Planet of the Vapes".
- 9. Since February 15, 2014, Maryland Opposer has operated a website to advertise and sell its goods and services under the domain: **planetofthevapesmd.com** originating from the United States.
- 10. Maryland Opposer uses the "Planet of the Vapes" word mark not only to identify goods and services, but also to identify its company name, Planet of the Vapes, LLC.
- 11. In contrast and upon information and belief, Applicant did not use the word mark "Planet of the Vapes" in commerce with regard to any trademark class until November 2014.
- 12. Upon information and belief, Applicant is an online-only reseller of smoking implements. Applicant does not operate a brick and mortar store displaying the "Planet of the Vapes" word mark, nor manufacture any products displaying the "Planet of the Vapes" word mark, nor sell any products displaying the "Planet of the Vapes" word mark.

- 13. Applicant's only purported use of the "Planet of the Vapes" word mark is through his online store located at "planetofthevapes.com"
- 14. According to his application, Applicant registered the domain name "planetofthevapes.com" in 2010, but he did not use the "Planet of the Vapes" word mark nor operate a functioning website at that domain until after February of 2014 at the earliest.
- 15. Filed concurrently herewith as **Exhibit 2** is true and correct copy of an archived version of Applicant's website accessible at http://web.archive.org from February 2014 attached hereto as shows that the website was not yet established and merely "Will be opening soon."
- 16. This archive shows that Applicant had not established his website until after February 2014 at the earliest, months after the California had its first and continuous use of the word mark "Planet of the Vapes."
- 17. Filed concurrently herewith as **Exhibit 3** is a true and correct copy of an internet posting on the website Reddit.com (Available online at http://www.Reddit.com/r/vaporents/comments/2ni4v5/planetofthevapescom_intro_po st_exclusive/). The posting was authored by Applicant on **November 27, 2014**. In it, Applicant states "This is Patrick from Planetofthevapes.com. It's been a long time in the making and I'm very excited that I've finally launched the website."
- 18. This posting constitutes an admission against interest that the website purportedly registered in 2010 was not "launched" until November 2014, more than a year after the California Opposer began its first and continuous use.
- 19. Upon information and belief, Opposers allege that any use of the "Planet of Vapes" work mark prior to November 2014, if any, was made in a form that does not provide a basis for Applicant to register the mark.

Likelihood of Confusion

20. The California Opposer contends that its exclusive and continuous use of its "Planet of the Vapes" word mark in connection with smokeless cigarette vaporizer

pipes, e-cigarettes and accessories, in class 034; online and In Store Retail sales of e-cigarettes, tobacco vaporizers and accessories, in class 35; and short-sleeved or long-sleeved t-shirts, in class 25, California Opposer's "Planet of the Vapes" mark has come to be recognized among the consuming public as a designator of origin with respect to said products and services.

- 21. The Maryland Opposer contends that its continuous use of its "Planet of the Vapes" word mark in connection with smokeless cigarette vaporizer pipes, ecigarettes and accessories, in class 034; online and In Store Retail sales of ecigarettes, tobacco vaporizers and accessories, in class 35; and short-sleeved or long-sleeved t-shirts, in class 25, Maryland Opposer's "Planet of the Vapes" mark has come to be recognized among the consuming public as a designator of origin with respect to said products and services.
- 22. Upon information and belief, Opposers allege that any use of the "Planet of the Vapes" word mark by Applicant or any related entity, if any, does not provide a basis for Applicant to register the trademark because Applicant does not, and cannot, control the nature and quality of the goods used in connection with the trademark.
- 23. Applicant's "Planet of the Vapes" word mark so resembles the Opposers' "Planet of the Vapes" marks in terms of appearance, sound, connotation and commercial impression as to be likely, when applied to Applicant's vaporizer products, to cause confusion and mistake and to deceive. The products in the opposed application are not restricted as to types of customers or channels of trade.
- 24. Applicant's "Planet of the Vapes" word mark is confusingly similar to Opposers' "Planet of the Vapes" word marks so that registration of the mark would be inconsistent with and damaging to Opposers' exclusive and prior rights in their marks in connection with the products and services with which they are used.
- 25. Any defect, objection or fault found with any goods or services sold under the "Planet of the Vapes" word mark would injure the valuable reputation and

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goodwill the Opposers have established for goods and services sold under their "Planet of the Vapes" word marks.

26. Opposers will be damaged by registration of Applicant's proposed mark.

Fraud

- 27. The Applicant committed fraud upon the Examining Attorney. The Applicant made a false representation to the Examining Attorney in his Application and December 17, 2014 response to office action.
- 28. In his Application, Applicant claims that his first use and first use in commerce of the "Planet of the Vapes" word mark was at least as early 2010 for: Class 034:Boxes for electronic cigarettes and electronic cigarette accessories; Cartomizers, namely, combination electronic cigarette refill cartridges sold empty and atomizers, sold as a component of electronic cigarettes; Cases for electronic cigarettes and electronic cigarette accessories; Electronic cigarette boxes; Electronic cigarette cases; Electronic cigarette lighters; Electronic cigarette refill cartridges sold empty; Electronic cigarettes; Electronic cigarettes for use as an alternative to traditional cigarettes; Mechanical electronic cigarettes; Smokeless cigar vaporizer pipes; Smokeless cigarette vaporizer pipe; Smokers mouthpieces for vaporizers, vaporizer accessories, namely, protective carrying cases specially adapted for electronic cigarettes and smokeless vaporizer pipes and pens; electronic cigarettes; smokeless inhalers, namely, smokeless vaporizer pipes and pens; grinders for smoking herbs; storage containers for smoking herbs; storage containers for concentrated extracts of smoking herbs; Tobacco grinders; and Class 035: Direct response retail services by means of infomercials in the field of vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage. Online retail services through direct solicitation by distributors directed to end-users featuring vaporizers, vaporizer accessories, electronic cigarettes, smokeless inhalers, herbal grinders, herbal storage containers, vaporizable liquids and vaporizable concentrate storage. Online retail

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- Applicant knew or should have known that he did not use the "Planet of 29. the Vapes" word mark in commerce for either of these classes until after February 2014 at the earliest, and upon information and belief Applicant still does not use the "Planet of the Vapes" word mark in commerce in connection with any tobacco, nicotine, or e-cigarette or e-cigar related goods.
- Additionally, in his December 17, 2014 response, the Applicant falsely 30. answered "no" to the Examining Attorney's inquiry "Do applicant's identified goods include devices or paraphernalia designed for use to consume, inhale or ingest marijuana, cannabis hemp, marijuana based, cannabis-based or hemp-based preparations, or marijuana, cannabis or hemp-based extracts or derivatives, synthetic marijuana, or any other illegal controlled substances?"
- Upon information and belief, Opposers hereby allege that Applicant 31. knows or should have known that his goods and services for which he seeks to register the "Planet of the Vapes" word mark include paraphernalia designed to

1	consume cannabis, a Schedule I controlled substance under the Controlled Substance	
2	Act, 21 U.S.C. Section 801 et seq.	
3	32. Applicant's November 27, 2014 post, attached hereto as Exhibit 3,	
4	announced his newly launched website on an internet bulletin board known as	
5	"reddit.com/r/vaporents" or "r/vaporents." The bulletin board's description sidebar	
6	describes it as a place for users "to talk about anything related to cannabis vapor and	
7	vaporizers." [Emphasis added].	
8	19. These false representations were material to the registration based on 15	
9	USC § 1052(a) and (d). Applicant knew the representations were incomplete and	
10	misleading. These false representations were intended to deceive the Examining	
11	Attorney to avoid a rejection of the application based on 15 USC § 1052(a) and (d).	
12	<u>VII.</u>	
13	<u>Prayer</u>	
14	WHEREFORE, Opposers pray that their Opposition be sustained and that the	
15	opposed mark be denied registration. The filing fee for this Joint Opposition in the	
16	amount of \$1,200 is enclosed herewith for the relevant 2 classes.	
17	This Opposition is being filed by the undersigned attorneys at law, duly	
18	authorized to represent Opposers in this proceeding, pursuant to Trademark Rule	
19	2.101(b).	
20	Dated: April 20, 2015 ROXBOROUGH, POMERANCE, NYE &	
21	ADREANI,LLP	
22		
23	By: Solution By: Solution By: Michael B. Adreani Jesse B. Levin	
24	Jesse B. Levin	
25	Attorneys for Opposer	
26	Attorneys for Opposer Planet of the Vapes, LLC, a California limited liability company	
27	minica naomity company	
28		

COPYRIGHT COUNSELORS, LLC

By: John D. Mason

Attorneys for Opposer Planet of the Vapes, LLC, a Maryland limited liability company

CERTIFICATE OF SERVICE I, John D. Mason, Esq., counsel to Maryland Opposer Planet of the Vapes, LLC in the above captioned action, certify that, on the 20th day of April, 2015, I served a copy of the foregoing Notice of Opposition, via first class mail, postage prepaid, upon the following attorney of record for Applicant Patrick Bissen (US Patent and Trademark Application Serial No. 86415818), at the below attorney correspondence address currently listed in Applicant's registration application: Mr. David E. Weslow, Esq. Wiley Rein LLP 1776 K Street, NW Washington, DC 20006 DWeslow@wileyrein.com

John D. Mason

EXHIBIT 1

Business Programs

Business Entities (BE)

Online Services

- E-File Statements of Information for Corporations
- Business Search
- Processing Times
- Disclosure Search

Main Page

Service Options

Name Availability

Forms, Samples & Fees

Statements of Information (annual/biennial reports)

Filing Tips

Information Requests (certificates, copies & status reports)

Service of Process

FAQs

Contact Information

Resources

- Business Resources
- Tax Information
- Starting A Business

Customer Alerts

- Business Identity Theft
- Misleading Business Solicitations

Business Entity Detail

Data is updated to the California Business Search on Wednesday and Saturday mornings. Results reflect work processed through Tuesday, March 10, 2015. Please refer to **Processing Times** for the received dates of filings currently being processed. The data provided is not a complete or certified record of an entity.

	PLANET OF THE VAPES, LLC
	201314010105
	05/20/2013
	ACTIVE
	CALIFORNIA
	8566 WILLOW GROVE WY
	SACRAMENTO CA 95828
	MARGARET TOMILLOSO
	8566 WILLOW GROVE WY
	SACRAMENTO CA 95828
·····	

- st Indicates the information is not contained in the California Secretary of State's database.
- * **Note:** If the agent for service of process is a corporation, the address of the agent may be requested by ordering a status report.
 - For information on checking or reserving a name, refer to Name Availability.
 - For information on ordering certificates, copies of documents and/or status reports or to request a more extensive search, refer to **Information Requests**.
 - For help with searching an entity name, refer to Search Tips.
 - For descriptions of the various fields and status types, refer to Field Descriptions and Status Definitions.

Modify Search New Search Printer Friendly Back to Search Results

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EXHIBIT 2

WayBack (Recline

http://planetofthevapes.com/password

2 captures 5 Oct 13 - 10 Feb 14

Close

<u>Help</u>

Planet Of The Vapes

Will be opening soon...

Enter store using password:

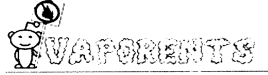
Enter

Are you the store owner? $\underline{\text{log in here}}$ or $\underline{\text{change your password settings}}$

EXHIBIT 3

>> want to join? sign in or create an account

in seconds | English |



comments related view images (0)

Please read the posting quidelines before submitting post.

🛂 You're not sub: button on the right

PlanetoftheVapes.com Intro post + Exclusive Discounts for Vaporents members

(self.vaporents) submitted 3 months ago * (Thu Nov 27 2014 08:21:35 GMT-0800 (Pacific Standard Time)) by PlanetOfTheVapes-com

Hello vaporents-

This is Patrick from Planetofthevapes.com^[1]. It's been a long time in the making

and I'm very excited that I've finally launched the website^[2].

I've been a long time lurker of vaporents and I'm excited to become a part of the community here. I know that it will take time to develop the trust of the community, but we are in this for the long haul.

At PlanetoftheVapes.com we test and select only the best vaporizers. We don't carry everything on the market, just the vaporizers that we like and that we think our customers will be happy with.

We're offering a number of exclusive discounts to vaporents member. Please enter the discount on the checkout page. There is a space on the right side of the page to enter coupon codes. All vaporizers come with a 4 pc. CNC grinder, a TightVac and free 1-3 day shipping:

	ch
, po	ost was submitted on 26 Nov 2014 ints (66% upvoted)
21 votes	
shortlink	http://redd.it/2ni4v5

password username login remember me reset password

Submit a new link

Submit a new text post

vaporents

✓ Use subreddit style

33,255 readers

139 vapor ents users here now

Welcome to /r/vaporents, a place for ents to talk about anything related to cannabis vapor and vaporizers. Please enjoy your stay.

OFFICIAL CHATROOM

REDDITORS' PORTABLE VAPE **REVIEWS**

REDDITORS' PLUG-IN VAPE REVIEWS

Posting Guidelines

FAQ

Useful Links

Related Subreddits

External References

created by emr1028

DaVinci/MFLB

a community for 2 years

Arizer Solo \$139 use code - vSolo139

Arizer Extreme \$149 use code - vExtreme149

DaVinci Ascent 20% off use code - vAscent20

Magic Flight 25% off use code - vMFLB25

DaVinci 25% off use code vDaVinci25 DaBuddha 25% off use code - vDBV25

Iolite \$99 use code - vIolite99

Wispr 2 \$109 use code - vWispr109

Unfortunately Shopify does not allow coupon stacking so if you want to purchase more than one vaporizer you'll need to make multiple purchases to get the discount.

We're not allowed to discount Storz & Bickel vaporizers, but we are one of the few stores that actually has the Crafty and Mighty in stock and we have the most generous Volcano packages available.

The Herbalizer should be available by Friday and the VapeXhale Cloud Evo should be available next week.

Please let us know if you have any questions or requests for other discount codes.

Have a great Thanksgiving and holiday season!

Take care

Patrick & Julie

23 comments source share hide all child comments pocket

all 23 comments

subscribe

MODERATORS

message the moderators

You're not subscribed to /r/vaporents yet! Click the subscribe button on the right to add the subreddit to your front page.

emr1028
TheSacredChow

DaVinci/MFLB MFLB/Pax

Bit_Chewy

Silver Surfer/MFLB Volcano Classic/MFLB/Pax

foss333 electrophile91

Firefly / DBV

AutoModerator klegnation420

HerbalAire | Vapexhale Cloud | Solo

about moderation team »